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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/536,555	06/05/2008	Igal Dvir	0002279USU/4269	7476
OHLANDT, GREELEY, RUGGIERO & PERLE, LLP ONE LANDMARK SQUARE, 10TH FLOOR			EXAMINER	
			ANYIKIRE, CHIKAODILI E	
STAMFORD, CT 06901			ART UNIT	PAPER NUMBER
			2482	
			MAIL DATE	DELIVERY MODE
			03/21/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/536,555	DVIR ET AL.		
Office Action Summary	Examiner	Art Unit		
	CHIKAODILI E. ANYIKIRE	2482		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. mely filed  n the mailing date of this communication. ED (35 U.S.C. § 133).		
Status				
1) ■ Responsive to communication(s) filed on <u>05 Jales</u> 2a) ■ This action is <b>FINAL</b> . 2b) ■ This 3) ■ Since this application is in condition for allowal closed in accordance with the practice under Expression in the practice of the	s action is non-final. nce except for formal matters, pr			
Disposition of Claims				
<ul> <li>4)  Claim(s) 1-35 is/are pending in the application 4a) Of the above claim(s) 21-33 is/are withdraw</li> <li>5)  Claim(s) 1-20,34 and 35 is/are allowed.</li> <li>6)  Claim(s) 1-20,34 and 35 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	wn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on <u>05 June 2008</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	.) accepted or b) objected to drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>				
Attachment(s)  1) \( \overline{\text{N}} \) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	v (PTO-413)		
2) Notice of Treferences Cried (TTO-032)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Date		

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## **DETAILED ACTION**

1. This application is responsive to application number (10/536555) filed on June 5, 2008. Claims 1-20, 34, and 35 are pending and have been examined.

## Information Disclosure Statement

2. Acknowledgement is made of applicant's information disclosure statement.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-20, 34, and 35 rejected under 35 U.S.C. 102(b) as being anticipated by Martins (US 2003/0179294).

As per **claim 1**, Martins discloses a method for the investigation of an at least one object shown on an at least one first displayed video clip captured by an at least one first image capturing device in a monitored site, the method comprising the steps of:

selecting the at least one object shown on the at least one first video clip, said at least one object having a creation time or a disappearance time (paragraph [0030] lines 1-5); and

displaying an at least one second video clip starting at a predetermined time associated with the creation time of the at least one object within the first video clip or the disappearance time of the at least one object from the first video clip (paragraph [0030]).

As per **claim 2**, Martins discloses the method of claim 1 wherein the at least one second video clip is captured by a second image capturing device (paragraph [0026] lines 3-10).

As per **claim 3**, Martins discloses the method of claim 1 further comprising a step of identifying information related to the creation of the at least one object within the first video clip (paragraph [0030] lines 1-5).

As per **claim 4**, Martins discloses the method of claim 3 further comprising a step of incorporating the information in multiple frames of the at least one first video clip, in which the at least one object exists (Figure 10; paragraph [0048]).

As per **claim 5**, Martins discloses the method of claim 3 wherein the information comprises the point in time or coordinates at which the at least one object was created within the at least one first video clip (paragraph [0029] lines 8-9 and paragraph [0030] lines 1-8).

As per **claim 6**, Martins discloses the method of claim 1 further comprising the steps of: recognizing an at least one event, based on predetermined parameters, the event involving the at least one object; and generating an alarm for the at least one event (paragraph [0030]).

As per **claim 7**, Martins discloses the method of claim 1 further comprising a step of constructing a map of said monitored site, said map comprising at least one indication of an at least one location in which an at least one image capturing device is located (paragraph [0032]).

As per **claim 8**, Martins discloses the method of claim 1 further comprising a step of displaying a map of said monitored site, said map comprising at least one indication of an at least one location in which an at least one image capturing device is located (paragraphs [0030] and [0032]).

As per **claim 9**, Martins discloses the method of claim 7 further comprising a step of associating said at least one indication with an at least one video stream generated by the at least one image capturing device (paragraph [0030]).

As per **claim 10**, Martins discloses the method of claim 8 further comprising a step of indicating on the map the location of an image capturing device, when a clip captured by the image capturing device is displayed (Figure 10; paragraph [0048]).

As per **claim 11**, Martins discloses the method of claim 1 wherein the step of displaying the at least one second video clip further comprises showing the at least one second video clip in forward or backward direction or at a predetermined speed (paragraph [0030]).

As per **claim 12**, Martins discloses the method of claim 1 further comprising the steps of:

defining at least one first region within the field of view of the at least one first image capturing device (paragraph [0028]); and

defining at least one second region neighboring to the at least one first region, said second region is within an at least one second field of view captured by an at least one second image capturing device (paragraph [0028]).

As per **claim 13**, Martins discloses the method of claim 12 wherein the at least one second video clip is captured by the at least one second image capturing device (paragraph [0026] lines 1-10).

As per **claim 14**, Martins discloses the method of claim 13 wherein the at least one second video clip captured by the at least one second image capturing device is displayed concurrently with displaying the first video clip (paragraph [0026] lines 1-10) and paragraph [0030]).

As per **claim 15**, Martins discloses the method of claim 1 further comprising the step of displaying the at least one second video clip where the at least one first video clip was displayed, such that the at least one object under investigation is shown on the at least one second video clip (paragraph [0026] lines 1-10).

As per **claim 16**, Martins discloses the method of claim 1 further comprising a step of generating an at least one combined video clip showing in a continuous manner

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at least one portion of the at least one first video clip and at least one portion from the at least one second video clip shown to an operator (Figure 10; paragraph [0048]).

As per **claim 17**, Martins discloses the method of claim 16 further comprising a step of storing the at least one combined video clip (paragraphs [0047]-[0049]).

As per **claim 18**, Martins discloses the method of claim 1 wherein the predetermined time associated with the creation of the at least one object is a predetermined time prior to the creation of the at least one object (paragraphs [0026] and [0030]).

As per **claim 19**, Martins discloses the method of claim 1 wherein the at least one first or second video clips are displayed in real time (paragraphs [0026] lines 1-10).

As per **claim 20**, Martins discloses the method of claim 1 wherein the at least one first or second video clips are displayed offline (paragraph [0026] lines 1-10).

Regarding **claim 34**, arguments analogous to those presented for claim 1 are applicable for claim 34.

Regarding **claim 35**, arguments analogous to those presented for claim 1 are applicable for claim 35.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHIKAODILI E. ANYIKIRE whose telephone number is

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(571)270-1445. The examiner can normally be reached on Monday to Friday, 7:30 am to 5 pm, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha D. Banks-Harold can be reached on (571) 272 - 7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Marsha D. Banks-Harold/ Supervisory Patent Examiner, Art Unit 2482

/Chikaodili E Anyikire/ Examiner, Art Unit 2482